

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)	
)	
Advanced Television Systems and Their Impact)	MM Docket No. 87-268
Upon the Existing Television Broadcast Service)	
)	
on behalf of)	
)	
Trinity Christian Center of Santa Ana, Inc.)	
Licensee of:)	
WMPV-DT, Mobile, AL (FID 60827))	
KTBN-DT, Santa Ana, CA (FID 67884))	
WTGL-DT, Cocoa, FL (FID 43527))	
WELF-DT, Dalton, GA (FID 60825))	
KTAJ-DT, St. Joseph, MO (FID 999))	
WGTW-DT, Burlington, NJ (FID 7623))	
KDOR-DT, Bartlesville, OK (FID 1005))	
)	
Jacksonville Educators Broadcasting, Inc.)	
Licensee of:)	
WTCE-DT, Ft. Pierce, FL (FID 29715))	
WJEB-DT, Jacksonville, FL (FID 29719))	
)	
Trinity Broadcasting of Indiana, Inc.)	
Licensee of:)	
WCLJ-DT, Bloomington, IN (FID 27696))	
)	
National Minority TV, Inc.)	
Licensee of:)	
KNMT-DT, Portland, OR (47707))	

TO: Marlene Dortch, Secretary
Attn: The Commission

COMMENTS

The licensees of the captioned facilities, by their attorney, hereby submit the following comments
on the *Seventh Further Notice of Proposed Rule Making*, FCC 06-150, released in this proceeding

on October 20, 2006 ("*Seventh NPRM*").¹ These comments consist of the attached Engineering Statement from Kevin Fisher, Smith and Fisher. There is a separate section for each station noted in the caption.

The Engineering Statement notes various corrections and changes of the parameters noted for the digital channels listed in the Proposed DTV Table of Allocations Information (*Seventh NPRM*, Attachment B).

Accordingly, the captioned licensees respectfully request that the corrections and changes noted in the attached Engineering Statement be accepted and the Proposed DTV Table of Allocations be so modified.

Respectfully Submitted,

**Trinity Christian Center of Santa Ana, Inc.
Trinity Broadcasting of Indiana, Inc.
Jacksonville Educators Broadcasting, Inc.
National Minority TV, Inc.**

By: 

Colby M. May
Their Attorney

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January 25, 2007

¹ Comments were originally due on January 11, 2007. However, by order (DA 07-38, released January 9, 2007), the Media Bureau extended the time for filing comments until January 25, 2007. Accordingly, these comments are timely.

ENGINEERING STATEMENT

The engineering data contained herein have been prepared on behalf of the licensees of various full-power television stations in response to the Commission's proposed Table of Digital Television Allotments. In that release, the FCC listed operating parameters for each of the station's DTV channel assignments. Below are corrections or changes to those parameters requested by the pertinent licensee:

KDOR-DT, Channel 17 in Bartlesville, Oklahoma (Facility ID 1005) – The longitude listed in the site coordinates of the Table for this station should be 95-46-10, rather than 95-46-11.

WCLJ-DT, Channel 42 in Bloomington, Indiana (Facility ID 27696) – Review of the antenna identifier number (74640) reveals no relative field value at 110 degrees true. A value of 1.0 should be entered there, which makes the antenna omnidirectional. The Commission could correct this error by removing the antenna identifier number from the table of operating parameters, which would result in an omnidirectional pattern for the allotted antenna.

WGTW-DT, Channel 27 in Burlington, New Jersey (Facility ID 7623) – The licensee requests that the operating parameters for this allotment be changed to reflect those of the currently licensed station in BLC DT-10060105AAR. These include: ERP=160 kw; HAAT=354 meters; Antenna ID number=68951; and, site coordinates of 40-02-30 N, 75-14-11 W.

WTGL-DT, Channel 51 in Cocoa, Florida (Facility ID 43527) – The licensee requests that the operating parameters for this allotment be changed to reflect those of the currently authorized digital facility in BPCDT-20000428ABS. These include: HAAT=514 meters; an omnidirectional antenna pattern; site coordinates of 28-35-12 N, 81-04-58 W; and, a minimum of 50 kw ERP.

WELF-DT, Channel 16 in Dalton, Georgia (Facility ID 60825) – The licensee requests a reduction in height to 425 meters above average terrain (HAAT) for this station in order to replicate the current DTV authorization for this station (BLCDT-20060301ADC)

WTCE-DT, Channel 38 in Ft. Pierce, Florida (Facility ID 29715) – The licensee requests operating parameters identical to those in its current authorization BMPEDT-20060125ADR. These include an ERP of 765 kw and an HAAT of 297 meters. No changes in site location or antenna pattern are required.

WJEB-DT, Channel 44 in Jacksonville, Florida (Facility ID 29719) – The licensee requests that the operating parameters in the Commission's allotment table reflect those of the DTV facility licensed in BLEDT-20060313AEB. These include: ERP=715 kw; HAAT=235 meters; Antenna ID number=69233; and, site coordinates of 30-16-34 N, 81-33-53 W.

WMPV-DT, Channel 20 in Mobile, Alabama (Facility ID 60827) – The licensee requests that the operating parameters for this station be changed in the Table to reflect those of the presently licensed facility in BLCDT-20060703AAJ. These include:

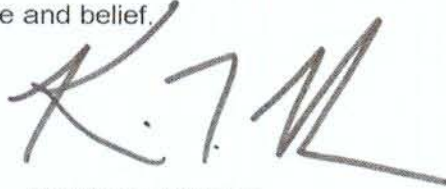
ERP=105 kw; HAAT=529 meters; Antenna ID number 70813; and, site coordinates of 30-36-40 N, 87-36-27 W.

KNMT-DT, Channel 24 in Portland, Oregon (Facility ID 47707) – The licensee requests that the operating parameters for the station be changed in the Table to reflect those presently licensed in BLCDT-20060619AAM, including operation on Channel 45 (its presently licensed DTV channel) rather than Channel 24. Other changes include: ERP=1000 kw; HAAT=455 meters; omnidirectional antenna pattern; and, site coordinates of 45-30-58 N, 122-43-59 W. If operation on Channel 45 cannot be granted with these parameters, then the licensee requests operation on Channel 24 with the same parameters as those in BLCDT-20060619AAM (described above).

KTBN-DT, Channel 23 in Santa Ana, California (Facility ID 67884) – The licensee has a pending Petition for Rulemaking to operate on Channel 33 and requests that the parameters specified in that Petition be ultimately allotted to this station. In the meantime, the licensee requests that the Channel 23 parameters should be changed in the table to reflect those of the facility currently licensed in BLCDT-20050729AFT. These include: ERP=50 kw; HAAT=900 meters; Antenna ID number 39876; and, site coordinates 34-13-27 N, 118-03-44 W.

KTAJ-DT, Channel 21 in St. Joseph, Missouri (Facility ID 999) – The licensee requests that the operating parameters for this station be changed to reflect those presently licensed to this facility in BLCDT-20060703AAK. These changes include: ERP=1000 kw; HAAT=316 meters; Antenna ID number 68463; and, site coordinates of 39-01-20 N, 94-30-49 W.

I declare, under penalty of perjury, that the foregoing statements are true and correct to the best of my knowledge and belief.

A handwritten signature in dark ink, appearing to read 'K. T. Fisher', with a stylized, sweeping flourish at the end.

KEVIN T. FISHER

January 10, 2007